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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/427,238	10/26/1999	SHARAD KAPUR	KAPUR5-10	2915	
27964	7590 05/21/2003				
HITT GAINES & BOISBRUN P.C.			EXAM	EXAMINER	
P.O. BOX 832570 RICHARDSON, TX 75083			GARCIA OTERO, EDUARDO		
			ART UNIT	PAPER NUMBER	
			2123	la	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
Office Action Summary		09/427,238	KAPUR ET AL.			
		Examiner	Art Unit			
		Eduardo Garcia-Otero	2123			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).  - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).  Status						
1)🖂	Responsive to communication(s) filed on 28.	<u> April 2003</u> .				
2a)	This action is <b>FINAL</b> . 2b)⊠ Th	nis action is non-final.				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.  Disposition of Claims						
4) Claim(s) 1-21 is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠	6)⊠ Claim(s) <u>1-21</u> is/are rejected.					
7) Claim(s) is/are objected to.						
8)□	8) Claim(s) are subject to restriction and/or election requirement.					
Application Papers						
9)☐ The specification is objected to by the Examiner.						
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
11)☐ The proposed drawing correction filed on is: a)☐ approved b)☐ disapproved by the Examiner.						
	If approved, corrected drawings are required in reply to this Office action.					
12)☐ The oath or declaration is objected to by the Examiner.						
Priority under 35 U.S.C. §§ 119 and 120						
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a)[	a) ☐ All b) ☐ Some * c) ☐ None of:					
	1. Certified copies of the priority documents have been received.					
	2. Certified copies of the priority documents have been received in Application No					
<ul> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>						
14)□ A	cknowledgment is made of a claim for domesti	ic priority under 35 U.S.C. § 119	(e) (to a provisional application).			
a) ☐ The translation of the foreign language provisional application has been received.  15)☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.						
Attachment(s)						
2) Notice	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s) _	5) Notice of Informa	ary (PTO-413) Paper No(s) I Patent Application (PTO-152)			
U.S. Patent and Tr PTO-326 (Re		ction Summary	Part of Paper No. 19			

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## **EXAMINATION: Non-Final Action**

### **Introduction**

- 1. Title is: SYSTEM AND METHOD FOR DETERMINING CAPACITANCE FOR LARGE-SCALE INTEGRATED CIRCUITS
- 2. Applicant is: KAPUR et al.
- 3. Filed 10/26/99, no domestic or foreign priority claimed.
- 4. Claims 1-21 have been submitted, examined, and rejected.
- 5. This action is in response to RCE filed 4/28/03. The amendments are accepted without objection. Claims 1, 5, 7-8, 14-15, 19 and 21 have been amended by inserting the adjective "representative". The prior art rejections have been modified in view of these amendments.
- 6. This is the first action on the merits after RCE.
- 7. There are no objections to drawings, specification, or claims, because all previous objections have been withdrawn.

### Index

- 8. Belk refers to Belk, US Patent 6,397,171 filed Apr. 1, 1999.
- 9. Nabors refers to PRECONDITIONED, ADAPTIVE, MULTIPOLE-ACCELERATED ITERATION METHODS FOR THREE-DIMENSIONAL FIRST-KIND INTEGRAL EQUATIONS OF POTENTIAL THEORY", K. Nabors et al, Siam Journal on Scientific Computing, Vol. 15, No. 3, pp. 713-735, May 1994.
- 10. Edgecombe refers to Edgecombe et al., US Patent 6,345,235 filed
- 11. **Dufour** refers to Dufour, US Patent 6,351,572.

### Claim Interpretation

- 12. The term "integral equation formulation" is broadly interpreted to mean any description of capacitance which includes or is derived from at least one integral equation.
- 13. Note that the rejections below are based upon Specification FIG 2 as previously amended.

#### 35 USC § 112-first paragraph (Enablement)

14. The following is a quotation of the first paragraph of 35 U.S.C. 112: The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which

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it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

- 15. Claims 1-21 are rejected under 35 U.S.C. 112, first paragraph, as not enabled, as containing subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention.
- 16. Specifically, independent claims 1 (amended), 8 (amended), and 15 (amended) all state "multidimensional charge variation function that is independent of a conductive geometry of said structure". First, note that "charge variation function" is used interchangeably with "charge distribution function". Second, note that in FIG 2B the "charge distribution function" is determined based upon the "initial charge distribution and geometry" (element 265 follows element 260). Third, note that "refine charge variation function" may be determined based upon "subdivide geometry into subdivisions (element 280 may follow element 290). Thus, both the initial and the refined charge variation functions (or charge distribution functions) are not independent of the conductive geometry of said structure. Rather, the initial and the refined charge variation functions are directly dependent upon the initial geometry, and the refined charge variation function may be dependent upon the subdivided geometry.
- 17. Note that the present invention does <u>not</u> enable a charge variation function independent of a conductive geometry, and all claims are rejected as not enabled for this reason.
- 18. Additionally, even if "independent of a conductive geometry" is interpreted to mean "derived from the conductive geometry" (which appears to be the intention of the present application), then Belk does teach a charge variation function that is "derived from the conductive geometry".

## Claim Rejections - 35 USC § 102(e)

- 19. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:
- 20. A person shall be entitled to a patent unless –
- 21. (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who

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has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

- 22. The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) do not apply to the examination of this application as the application being examined was not (1) filed on or after November 29, 2000, or (2) voluntarily published under 35 U.S.C. 122(b). Therefore, this application is examined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).
- 23. Claims 1 (amended), and 8 (amended) are rejected under 35 U.S.C. 102(e).
- 24. Claim 1 (amended) is rejected under 35 U.S.C. 102(e) as being anticipated by Belk.
- 25. Claim 1 (amended) is an independent claim with 2 limitations
- 26. a charge variation function generator that creates a multidimensional charge variation function that is independent of a conductive geometry of said structure is disclosed by Belk "charge distributions" at Column 12 line 33.
- 27. a conductive geometry generator... that creates a representative conductive geometry that is independent of charge in said structure is disclosed by Belk "decompose metalization structures into representative sub units" at Column 2 line 65-66.
- 28. Claim 8 (amended) is rejected under 35 U.S.C. 102(e) as being anticipated by Belk.
- 29. Claim 8 (amended) is an independent "method" claim with the same limitations as "system" Claim 1 (amended), and therefore is rejected for the same reasons.

### Claim Rejections - 35 USC § 103

- 30. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
- 31. A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 32. The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

Determining the scope and contents of the prior art.

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Ascertaining the differences between the prior art and the claims at issue.

Resolving the level of ordinary skill in the pertinent art.

Considering objective evidence present in the application indicating obviousness or nonobviousness.

- 33. Claims 2-7, and 9-21 are rejected under 35 U.S.C. 103(a) as being unpatentable.
- 34. <u>Claim 2 is rejected</u> under 35 U.S.C. 103(a) as being unpatentable over Belk in view of Stalzer.
- 35. Claim 2 depends from Claim 1, with one additional limitation.
- 36. Belk does not expressly disclose the additional limitation:
- 37. Fast Distributed Method (FDM) is disclosed by Stalzer at Column 1 line 15 Fast Multipole Method and at Column 2 line 13 "cube".
- 38. At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to use Stalzer to modify Belk. One of ordinary skill in the art would have been motivated to do this because "two dimensional or quasi two dimensional processes...yield very inaccurate results" according to Belk Column 1 lines 38-41.
- 39. <u>Claim 3 is rejected</u> under 35 U.S.C. 103(a) as being unpatentable over Belk in view of Nabors.
- 40. Claim 3 depends from Claim 1, with one additional limitation.
- 41. Belk does not expressly disclose the additional limitation:
- 42. charge variation function is a three-dimensional function is disclosed by Nabors at Abstract "three-dimensional, first-kind, integral equations that arise in potential theory".

  At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to use Nabors to modify Belk. One of ordinary skill in the art would have been motivated to do this because "two dimensional or quasi two dimensional processes...yield very inaccurate results" according to Belk Column 1 lines 38-41. Furthermore, all real charge distributions are three dimensional.
- **43.** Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over Belk in view of Edgecombe.
- 44. Claim 4 depends from Claim 1, with one additional limitation.
- 45. Belk does not expressly disclose the additional limitation:

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- 46. charge variation function is a smooth function of spatial location is disclosed by Edgecombe at Column 12 line 32 "smooth function".
- 47. At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to use Edgecombe to modify Belk. One of ordinary skill in the art would have been motivated to do this because "The preferred principal characteristics that we want in our interpolant are robustness and smoothness" according to Edgecombe Column 12 line 36.
- 48. <u>Claim 5 (amended) is rejected</u> under 35 U.S.C. 103(a) as being unpatentable over Belk in view of Nabors.
- 49. Claim 5 (amended) depends from Claim 1, with one additional limitation.
- 50. Belk does not expressly disclose the additional limitation:
- 51. conductive geometry generator iteratively creates said representative conductive geometry is disclosed by Nabors at Abstract "iterative".
- **52.** At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to use Nabors to modify Belk. One of ordinary skill in the art would have been motivated to do this "because the accelerated method is substantially faster than standard algorithms" according to Nabors Abstract.
- 53. <u>Claim 6 is rejected</u> under 35 U.S.C. 103(a) as being unpatentable over Belk in view of Nabors.
- 54. Claim 6 depends from Claim 1, with one additional limitation.
- 55. Belk does not expressly disclose the additional limitation:
- 56. said charge variation function generator employs a generalized minimal residual-based Krylov method to determine said multidimensional charge variation function is disclosed by Nabors at Abstract "Krylov-subspace iterative algorithm".
- 57. At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to use Nabors to modify Belk. One of ordinary skill in the art would have been motivated to do this "because the accelerated method is substantially faster than standard algorithms" according to Nabors Abstract.
- **58.** Claim 7 (amended) is rejected under 35 U.S.C. 103(a) as being unpatentable over Belk in view of Dufour.
- 59. Claim 7 (amended) depends from Claim 1, with one additional limitation.

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- 60. Belk does not expressly disclose the additional limitation:
- 61. said representative conductive geometry is represented in an octtree is disclosed by Dufour at Column 2 line 6 "octree subdividion of the 3D space".
- 62. At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to use Dufour to modify Belk. One of ordinary skill in the art would have been motivated to do this because "octrees are an efficient representation for many volumetric objects since there is a large degree of coherence between adjacent voxels in a typical object" according to Dufour at Column 2 line 14.
- 63. Claim 9-14 are rejected under 35 U.S.C. 103(a).
- 64. Claims 9-14 are "method" claims with the same limitations as "system" Claims 2-7, and therefore are rejected for the same reasons.
- 65. <u>Claim 15 (amended) is rejected</u> under 35 U.S.C. 103(a) as being unpatentable over Belk in view of Nabors.
- 66. Claim 15 (amended) is an independent claim with 3 limitations.
- 67. 1-a charge variation function generator that creates a multidimensional charge variation function that is independent of a conductive geometry of said integrated circuit is disclosed by Belk "charge distributions" at Column 12 line 33.
- 68. 2-a conductive geometry generator that creates a representative conductive geometry that is independent of charge in said integrated circuit is disclosed by Belk "decompose metalization structures into representative sub units" at Column 2 line 65-66.
- **69.** Belk does not expressly disclose the third limitation:
- 70. 3-an integral equation formulator, associated with said charge variation generator and conductive geometry generator, that determines said capacitance of said integrated circuit is disclosed by Nabors at Abstract "integral equations".
- 71. At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to use Nabors to modify Belk. One of ordinary skill in the art would have been motivated to do this "because the accelerated method is substantially faster than standard algorithms" according to Nabors Abstract.
- 72. <u>Claim 16 is rejected</u> under 35 U.S.C. 103(a) as being unpatentable over Belk in view of Nabors and Stalzer.

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- 73. Claim 16 depends from Claim 15, with one additional limitation.
- 74. Belk does not expressly disclose the additional limitation:
- 75. Fast Distributed Method (FDM) is disclosed by Stalzer at Column 1 line 15 Fast Multipole Method and at Column 2 line 13 "cube".
- 76. At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to use Stalzer to modify Belk. One of ordinary skill in the art would have been motivated to do this because "two dimensional or quasi two dimensional processes...yield very inaccurate results" according to Belk Column 1 lines 38-41.
- 77. <u>Claim 17 is rejected</u> under 35 U.S.C. 103(a) as being unpatentable over Belk in view of Nabors.
- 78. Claim 17 depends from Claim 15, with one additional limitation.
- 79. Belk does not expressly disclose the additional limitation:
- 80. charge variation function is a three-dimensional function is disclosed by Nabors at Abstract "three-dimensional, first-kind, integral equations that arise in potential theory".

  At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to use Nabors to modify Belk. One of ordinary skill in the art would have been motivated to do this because "two dimensional or quasi two dimensional processes...yield very inaccurate results" according to Belk Column 1 lines 38-41, and "because the accelerated method is substantially faster than standard algorithms" according to Nabors Abstract.
- 81. <u>Claim 18 is rejected</u> under 35 U.S.C. 103(a) as being unpatentable over Belk in view of Nabors and Edgecombe.
- 82. Claim 18 depends from Claim 15, with one additional limitation.
- 83. Belk does not expressly disclose the additional limitation:
- 84. charge variation function is a smooth function of spatial location is disclosed by Edgecombe at Column 12 line 32 "smooth function".
- 85. At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to use Nabors and Edgecombe to modify Belk. One of ordinary skill in the art would have been motivated to do this because "The preferred principal characteristics that we want in our interpolant are robustness and smoothness" according to Edgecombe Column

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12 line 36, and "because the accelerated method is substantially faster than standard algorithms" according to Nabors Abstract.

- 86. <u>Claim 19 (amended) is rejected</u> under 35 U.S.C. 103(a) as being unpatentable over Belk in view of Nabors.
- 87. Claim 19 (amended) depends from Claim 19, with one additional limitation.
- 88. Belk does not expressly disclose the additional limitation:
- 89. conductive geometry generator iteratively creates said representative conductive geometry is disclosed by Nabors at Abstract "iterative".
- 90. At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to use Nabors to modify Belk. One of ordinary skill in the art would have been motivated to do this "because the accelerated method is substantially faster than standard algorithms" according to Nabors Abstract.
- 91. Claim 20 is rejected under 35 U.S.C. 103(a) as being unpatentable over Belk in view of Nabors.
- 92. Claim 20 depends from Claim 15, with one additional limitation.
- 93. Belk does not expressly disclose the additional limitation:
- 94. said charge variation function generator employs a generalized minimal residual-based Krylov method to determine said multidimensional charge variation function is disclosed by Nabors at Abstract "Krylov-subspace iterative algorithm".
- 95. At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to use Nabors to modify Belk. One of ordinary skill in the art would have been motivated to do this "because the accelerated method is substantially faster than standard algorithms" according to Nabors Abstract.
- 96. Claim 21 (amended) is rejected under 35 U.S.C. 103(a) as being unpatentable over Belk in view of Dufour and Nabor.
- 97. Claim 21 (amended) depends from Claim 15, with one additional limitation.
- 98. Belk does not expressly disclose the additional limitation:
- 99. said representative conductive geometry is represented in an octtree is disclosed by Dufour at Column 2 line 6 "octree subdividion of the 3D space".

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100. At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to use Dufour and Nabor to modify Belk. One of ordinary skill in the art would have been motivated to do this because "octrees are an efficient representation for many volumetric objects since there is a large degree of coherence between adjacent voxels in a typical object" according to Dufour at Column 2 line 14.

## **Additional Cited Prior Art**

- 101. The following US patents or publications have been cited as prior art, but have not been used for rejection. Applicant should review these carefully before responding to this office action.
- 102. **Kapur** et al., US Patent 6,051,027 filed July 16, 1998, discloses "decouple the computation of the far field from the layer structure and circuit geometry, minimizing computation time" at Abstract.
- 103. **Kapur** et al., US Patent 6,314,545 filed Nov. 6, 1998, discloses "each region is further divided into a plurality of quadrature nodes".
- 104. **Turkiyyah** et al., US Patent 6,133,921, filed May 23, 1997, discloses "discretizing the space...using quadtrees, octrees, etc.," at Column 1 lines 58-60.

#### **Communication**

- 105. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Eduardo Garcia-Otero whose telephone number is 703-305-0857. The examiner can normally be reached on Monday through Thursday from 9:00 AM to 7:00 PM.
- 106. If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's supervisor, Kevin Teska, can be reached at (703) 305-9704. The fax phone numbers for this group are:
- 107. (703) 746-7238 --- for communications after a Final Rejection has been made;
- 108. (703) 746-7239 --- for other official communications; and
- 109. (703) 746-7240 --- for non-official or draft communications.
- 110. Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the group receptionist, whose telephone number is (703) 395-3900.

\* \* \* \*

KEVINE TESORY WEN